## DAVID R. IRVINE ATTORNEY AND COUNSELOR AT LAW A PROFESSIONAL CORPORATION

SUITE 201 350 South 400 East SALT LAKE CITY, UTAH 84111

TELEPHONE (801) 363-4011 TELECOPIER (801) 746-0174

DOCKET FILE COPY OHIGINBECEIVED & INSPECTED

February 3, 2005

7 2005 FEB

FCC - MAILROOM

Ms. Marlene H. Dortch, Secretary Office of the Secretary Federal Communications Commission 445 12th Street, S.W. Washington, D.C. 20554

> Re: Petition for Waiver of Sections 69-2(hh) and 69.605(c) Of the Commission's Rules filed by Direct Communications Rockland, Inc. and Direct Communications Cedar Valley, LLC

> > DA 04-3687, CC Docket No. 96-45 Supplemental Filing

Dear Ms. Dortch:

Enclosed please find an original and four copies of Direct Communications' Supplemental Filing to the petition above-described.

Respectfully submitted,

David R. Irvine

Attorney for Direct Communications

Rockland, Inc. and

Direct Communications Cedar Valley, LLC

DRI:sp **Enclosures** 

No. of Copies rec'd C Liet ABCDE

## Before the FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

RECEIVED	&	INSPECTED

In the Matter of	)	
	)	
Direct Communications Rockland, Inc.,	)	DA 04-3687

FEB 7 2005

FCC - MAILROOM

Petition for Waiver of Sections 69.2(hh) and 69.605(c) of the Commission's Rules, Approval of Related Actions, and an Expedited Decision

and Direct Communications Cedar Valley, LLC

CC Docket No. 96-45

To: Chief, Wireline Competition Bureau

## Supplemental Filing

Petition for Waiver of Sections 69.2(hh) and 69.605(c) of the Commission's Rules; Request for Average Schedule Treatment; and Request for Expedited Decision

David R. Irvine Attorney for Petitioners 350 South 400 East, Suite 201 Salt Lake City, UT 84111 (801) 363-4011

February 3, 2005

## Direct Communications Cedar Valley Supplemental Filing

In its filing dated October 27, 2004, Direct Communications Cedar Valley, LLC ("DCCV" hereinafter) requested that it be allowed to "participate in federal USF as an average schedule company under section 69.605(c) of the Commission's Rules. DCCV further requested a waiver of section 69.605(c) "if necessary, to permit such treatment."

DCCV wishes to clarify its request. Because USF payments are typically calculated on historical cost data, and because DCCV will not have accumulated such data during the first year of its operation of the telephone system at Eagle Mountain, the Company is requesting that it be treated as an average schedule company – both for purposes of receiving USF support upon approval of its Petition herein and for purposes of calculating its pool access revenue settlements.

DATED this 3d day of February, 2005.

David R. Irvine

Attorney for Direct Communications

Cedar Valley, LLC

350 South 400 East, Ste. 201

Salt Lake City, UT 84111

(801) 363-4011